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and Garden Meadow, Inc.

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

SANDY COOPER, an individual, GARDEN
MEADOW, INC., a Connecticut corporation,

Plaintiffs,

vs.

NINGBO XINGQIANG METALLIC
PRODUCTS CO., LTD., a Chinese company,

Defendant.

CASE NO. 2:12-cv-00698

PRELIMINARY INJUNCTION ORDER

Plaintiffs Sandy Cooper and Garden Meadow, Inc.'s ("Plaintiffs") Motion for Preliminary Injunction [Doc. #7] came before this Court for hearing on May 8, 2012 at 1:30 P.M. L. Christopher Rose, Esq. of the law firm of Jolley Urga Wirth Woodbury & Standish appeared for Plaintiffs, and there was no appearance by Ningbo Xinqiang Metallic Products Co, Ltd. ("Defendant") or counsel for Defendant. The Court having reviewed the Motion for Preliminary Injunction and the Verified Complaint [Doc. # 1], and for good cause shown, having determined that this Order should issue pursuant thereto and it appearing to the Court, after due deliberation, that Defendant is actually engaged in committing and will continue to commit acts of copyright infringement through its sale or offer for sale, promotion, and marketing of products that infringe on any of Plaintiffs United States copyright registrations, including but not limited to works protected by United States Copyright Registration Nos. VA-1-425-762, VAu-1-002-

280, VA-1-668-335, VA-1-668-337, VA-1-747-291, VA 1-684-990, VAu 1-036-279, VA 1-341-698, VA 1-370-959, VA 1-370-956, VA 1-370-955, VA 1-370-957, VA 1-425-753, VA 1-670-212, VAu 967-187, VA 1-667-902, VA 1-671-412, VA 1-670-132, VA 1-775-716, causing immediate and irreparable injury to Plaintiffs.

IT IS HEREBY ORDERED that Defendant and its servants, officers, agents, employees, attorneys, and all persons acting in concert, participation, or privity with them, are hereby singly and collectively enjoined from copying, making, manufacturing, using, possessing, selling, offering for sale, disclosing, exhibiting, reproducing, creating derivative works from, distributing, shipping, licensing, developing, delivering, marketing, advertising, displaying, or promoting any products that infringe on any of Plaintiffs' copyrighted works, including, but not limited to, works protected by U.S. Copyright Registration VA-1-425-762, VAu-1-002-280, VA-1-668-335, VA-1-668-337, VA-1-747-291, VA 1-684-990, VAu 1-036-279, VA 1-341-698, VA 1-370-959, VA 1-370-956, VA 1-370-955, VA 1-370-957, VA 1-425-753, VA 1-670-212, VAu 967-187, VA 1-667-902, VA 1-671-412, VA 1-670-132, VA 1-775-716;

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
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1 IT IS FURTHER ORDERED that the sum of \$500 previously posted by Plaintiffs as
2 security shall be adequate security of the payment of such costs and damages as may be incurred
3 and suffered by any party found to be wrongfully enjoined.

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5 IT IS SO ORDERED.

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8 UNITED STATES DISTRICT JUDGE
9 DATED: May 18, 2012